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SEITE 3

19. 2. 2001 11:11
 Prior to this application,
 I have made the following:
 (List)

Title 35 U.S.C.

(Country)
(Name)(Country)
(Name)(Country)
(Name)

I hereby declare that I am the inventor(s) of the subject matter described in the claims of this application, and that I have made full disclosure of all material information known to me which bears on the patentability of the invention claimed in this application.

Application Received (Priority Date)
 (Antragseingang, Anmeldedatum)

Application Serial No. (Priority Date)
 (Antragsnummer, Anmeldedatum)

I declare that I have made full disclosure of the subject matter described in the claims of this application, and that I have made full disclosure of all material information known to me which bears on the patentability of the invention claimed in this application.

GESTHUYSEN & VON ROHR ESSEN DE
 Declaration

31 March 2000

(Month/Year Filed)

(Monat/Jahr eingereicht)

(Month/Year Filed)

(Monat/Jahr eingereicht)

(Month/Year Filed)

(Monat/Jahr eingereicht)

Nr. 4242 S. 4/6

Priority Claimed
 Prior Art Disclaimers:

Yes No
 Ja Nein

Yes No
 Ja Nein

Yes No
 Ja Nein

I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States applications in the manner provided by the first paragraph of Title 35, United States Code, §112. I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

(Status) (Granted, granted and abandoned)	(Status) (patented, pending abandoned)
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(Status) (Granted, granted and abandoned)	(Status) (patented, pending abandoned)
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made as information and belief are believed to be true; and further that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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U.S. PATENT AND TRADEMARK OFFICE, DEPARTMENT OF COMMERCE

29 MAR 2001 14:37

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GESTHUYSEN & VON ROHR ESSEN DE

Nr. 4242

VERTRETUNGSVOLLMACHT: Als beauftragter Erfinder
beruft mich hiermit den nachstehend benannten Patentanwalt
(oder die nachstehend benannten Patentanwälte) und/oder
Patent-Agenten mit der Verfolgung der vorliegenden
Patentanmeldung sowie mit der Abwicklung aller damit
verbundenen Geschäfte vor dem Patent- und Markenamt.

POWER OF ATTORNEY: As a named inventor, I now
appoint the following attorney(s) and/or agent(s) to prosecute
this application and/or deal all business in the Patent
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PETER BOLDUAN	

Inventor's Signature
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